CR2013-419745-001 DT 05/20/2013

CLERK OF THE COURT

COMMISSIONER BRIAN S. REES

S. Fromm Deputy

STATE OF ARIZONA MICHELLE ARINO

v.

DARYL WASHINGTON (001) PHILLIP G NOLAND

Custody Status: Released / \$4,200 Appearance

Bond (posted)

NOT GUILTY ARRAIGNMENT

8:41 a.m.

Courtroom SCT 3C

State's Attorney: Jo Ann Sakato on behalf of Leonard Ruiz

Defendant's Attorney: Phil Noland Defendant: Present

A record of the proceedings is made by audio and/or videotape in lieu of a court reporter.

The Court has received a request for media coverage of this hearing.

There being no objection from defense counsel,

IT IS ORDERED granting media's request.

IT IS ORDERED entering a Not Guilty Plea to all charges on behalf of the Defendant at this time.

Docket Code 152 Form R152C Page 1

CR2013-419745-001 DT

05/20/2013

Pursuant to Rule 4.2, Count(s) 3,

IT IS FURTHER ORDERED affirming prior release orders.

IT IS ORDERED the Defendant submit to DNA testing within five days of today at the arresting agency. Failure to comply with this order will result in the Defendant's release being revoked.

IT IS ORDERED immediately redacting defense counsel's personal information from the public record on the cash bond receipt.

LET THE RECORD REFLECT that a bench conference was conducted and that personally identifiable information should not be part of the public record. Also, release conditions were discussed.

Counsel for the State objects to the modification.

For reasons stated on the record,

IT IS ORDERED affirming the bond.

IT IS FURTHER ORDERED granting Defendant permission to travel out of state.

IT IS FURTHER ORDERED that Defendant shall not have any contact with the victim except as permitted by Family Court.

In preparation for the Initial Pretrial Conference (IPTC), the parties shall do the following:

- 1. The defense attorney shall conduct a conflicts check within the office to determine whether a conflict exists. If a conflict exists, counsel shall staff the conflict with the appropriate supervisor, and counsel shall file the appropriate Motion to Withdraw so new counsel can appear at the Initial Pretrial Conference.
- 2. Motions to Modify Release Conditions shall be heard at the Initial Pretrial Conference. Motions shall be filed with the assigned Commissioner not later than 10 days prior to the Initial Pretrial Conference.

CR2013-419745-001 DT

05/20/2013

- 3. If a plea agreement is extended by the State, the State shall extend the plea not later than 10 days before the Initial Pretrial Conference. Defense Counsel shall make reasonable efforts to present the plea to in custody defendants before the Initial Pretrial Conference.
- 4. Motion for Rule 11 Evaluations shall be heard at the Initial Pretrial Conference. Motions shall be filed with the assigned Commissioner not less than 10 days before the Initial Pretrial Conference.
- 5. Defense Counsel shall prepare and file a List of Specific Items of Discovery required under Rule 15.1 (b), but which were not disclosed. See Rule 15.2(e). Such list shall be filed with the assigned Commissioner not less than 5 days before the Initial Pretrial Conference.
- 6. All electronic media (audio tapes, CD's, etc.) or documents which require language translation shall be submitted to the Court Interpretation and Translation Department (CITS) on or before the IPTC hearing date.

ANY MOTION TO MODIFY RELEASE CONDITIONS, OR RULE 11 MOTIONS NOT FILED BEFORE THE INITIAL PRETRIAL CONFERENCE WILL BE HEARD AT THE COMPREHENSIVE PRETRIAL CONFERENCE BEFORE THE DESIGNATED MASTER CALENDAR JUDICIAL OFFICER. ALL MOTIONS SHALL BE IN WRITING WITH SPECIFIC FACTS TO SUPPORT THE MOTIONS.

This case is assigned to Case Management Judge M. McCoy.

IT IS FURTHER ORDERED setting Initial Pretrial Conference for July 3, 2013 at 8:15 a.m. before Commissioner VandenBerg.

IT IS ORDERED that the Defendant shall contact and meet with his/her attorney in person no later than three weeks from this date, for the purpose of preparing for the Initial Pretrial Conference.

NOTICE TO DEFENDANTS:

Failure to comply with the above orders may result in revocation of Defendant's release from custody and/or the imposition of other sanctions.

The Defendant may be tried in his/her absence if he/she fails to appear for trial.

LAST DAY: 11/16/2013.

CR2013-419745-001 DT

05/20/2013

8:51 a.m. Matter concludes.